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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/517,217	12/03/2004	Jeong Wook	24025 Us	2588	
20551	7590 05/11/2006		EXAM	INER	
	THORPE NORTH & WESTERN, LLP. 8180 SOUTH 700 EAST, SUITE 200			NGO, LIEN M	
SANDY, U			ART UNIT	PAPER NUMBER	
•			3754		

DATE MAILED: 05/11/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

1) 🖂	Notice of References Cited (PTO-892)
2) 🔲	Notice of Draftsperson's Patent Drawing Review (PTO-948

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

Paper No(s)/Mail Date

4)	Interview Summary (PTO-413)				
	Paper No(s)/Mail Date				

5) Notice of Informal Patent Application (PTO-152)

6) Other:

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#### **DETAILED ACTION**

#### **Priority**

1. Should applicant desire to obtain the benefit of foreign priority under 35 U.S.C. 119(a)-(d) prior to declaration of an interference, a translation of the foreign application should be submitted under 37 CFR 1.55 in reply to this action.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 4-6 are rejected under 35 U.S.C. 102(a) as being anticipated by Matsuo (JP 2003054549). Matsuo discloses, in figs. 1-3, an easy-opening can end comprising an end panel 2, a score line 3 in said end panel defining an openable panel portion; a pull tab 3 defined by a nose, a handle 3a and a medial portion between said nose and handle, means 7 for securing said medial portion to said end panel with said nose adjacent said score line, said end panel including a convexly upwardly projecting protrusion 4/2 underlying and contiguous said handle (also see fig. 7), and means defined by the material of said protrusion for elastically deforming said convexly upwardly projecting protrusion to an upwardly concavely opening and downwardly projecting protrusion 4 upon the application of a downwardly directed manually applied

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force to said convexly upwardly projecting protrusion to form a gap between said handle and said elastically deformed upwardly concavely opening protrusion incident to severing said score line by imparting a lifting force to said handle.

- 4. Claims 4-6 are rejected under 35 U.S.C. 102(a) as being anticipated by Itou t al. (JP 2003112735). Itou et al. disclose, in figs. 8-10, an easy-opening can end comprising an end panel 34, a score line 36b in said end panel defining an openable panel portion; a pull tab 38 defined by a nose 38b, a handle 38a and a medial portion between said nose and handle, means 39 for securing said medial portion to said end panel with said nose adjacent said score line, said end panel including a convexly upwardly projecting protrusion 434 underlying and contiguous said handle, and means defined by the material of said protrusion for elastically deforming said convexly upwardly projecting protrusion to an upwardly concavely opening and downwardly projecting protrusion (see fig. 10) upon the application of a downwardly directed manually applied force to said convexly upwardly projecting protrusion to form a gap between said handle and said elastically deformed upwardly concavely opening protrusion incident to severing said score line by imparting a lifting force to said handle.
- 5. Claims 4-6 are rejected under 35 U.S.C. 102(b) as being anticipated by Reid(4,266,688). Reid discloses, in figs. 1-3, an easy-opening can end comprising an end panel 11, a score line 15 in said end panel defining an openable panel portion; a pull tab 17 defined by a nose 20, a handle 21 and a medial portion between said nose and handle, means 18 for securing said medial portion to said end panel with said nose adjacent said score line, said end panel including a convexly upwardly projecting

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protrusion 11 underlying and contiguous said handle, and means defined by the material of said protrusion for elastically deforming said convexly upwardly projecting protrusion to an upwardly concavely opening and downwardly projecting protrusion (see fig. 3) upon the application of a downwardly directed manually applied force to said convexly upwardly projecting protrusion to form a gap between said handle and said elastically deformed upwardly concavely opening protrusion incident to severing said score line by imparting a lifting force to said handle.

### Response to Arguments

6. Applicant's arguments with respect to claims 4-6 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to LIEN TM NGO whose telephone number is 571-272-4545. The examiner can normally be reached on Monday through Friday from 8:30 AM -6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, MICHAEL MAR can be reached on 571-272-4906. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

LIEN TM NGO
Primary Examiner
Art Unit 3754

May 3, 2006